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**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

UNITED STATES OF AMERICA,

Plaintiff,

V.

CHRISTIAN DEMARCO THOMAS,

## Defendant.

Case No. 2:22-cr-00129-GMN-DJA

**STIPULATION FOR  
EXTENSION OF TIME TO FILE  
DEFENDANT'S REPLY  
(Second Request)**

IT IS HEREBY STIPULATED AND AGREED, by and between Jason M. Frierson, United States Attorney, and Bianca R. Pucci, Assistant United States Attorney, counsel for the United States of America, and Rene L. Valladares, Federal Public Defender, and Margaret W. Lambrose, Assistant Federal Public Defender, counsel for Christian DeMarco Thomas, that the defendant's reply to the Government's response to the Motion to Suppress currently due on January 31, 2023, be vacated and reset to February 3, 2023.

1           The Stipulation is entered into for the following reasons:

2           1.       Counsel for the defendant requires additional time to file the reply.

3           2.       The defendant is incarcerated and does not object to the continuance.

4           3.       The parties agree to the continuance.

5           This is the second stipulation to continue filed herein.

6           DATED this 27th day of January, 2023.

7           RENE L. VALLADARES  
8           Federal Public Defender

9           */s/ Margaret W. Lambrose*  
By \_\_\_\_\_  
10          MARGARET W. LAMBROSE  
11          Assistant Federal Public Defender

JASON M. FRIERSON  
United States Attorney

*/s/ Bianca R. Pucci*  
By \_\_\_\_\_  
BIANCA R. PUCCI  
Assistant United States Attorney

